IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF ALABAMA

NANCY HENDERSON and THOMAS HENDERSON,	·) · · · · · · · · · · · · · · · · · ·
Plaintiffs,)
VS.) CASE NO.: 3:07cv916-MEF
GREYHOUNDS LINES, INC., et al.,)
Defendants)
MARRLINA BOLDEN,)
Plaintiff)
vs.) CASE NO.: 3:07cv917-MEF
DALE CUNNINGHAM, GREYHOUND LINES, INC.)))
Defendants)
BON KIEU,)
Plaintiff)
VS.) CASE NO.: 3:07cv1020-MEF
DALE CUNNINGHAM, et al.,)
Defendants))

RULE 26(f) REPORT CONTAINING DISCOVERY PLAN

1. Pursuant to Fed. R. Civ. P. 26(f), a meeting was held on January 31, 2008 and was attended by:

James R. McCoon, Jr., for plaintiffs Nancy and Thomas Henderson

Michael P. Windom, for plaintiff Bon Kieu

R. Brent Cueria, for plaintiff Marrlina Bolden

D. Kirby Howard, Jr., for defendants Greyhound Lines, Inc. and Dale Cunningham

- 2. Pre-Discovery Disclosures. The parties will exchange by February 29, 2008 the information required by Fed. R. Civ. P. 26(a)(1).
- Discovery Plan. The parties jointly propose to the Court the following 3. discovery plan: Discovery will be needed on the following subjects: liability, defenses, and damages.

All discovery commenced in time to be completed by December 19, 2008.

Maximum of 40 interrogatories by each party to any other party.

Maximum of 20 requests for admission by each party to any other party.

Maximum of 10 depositions by plaintiffs and 10 by defendants.

Each deposition limited to maximum of 7 hours unless extended by agreement of the parties.

Reports from retained experts under Rule 26(a)(2) due:

From plaintiffs by October 3, 2008.

From defendants by November 3, 2008.

Supplementation under Rule 26(e) due 30 days before the close of discovery.

4. Other items.

The parties do not request a conference with the Court before entry of the scheduling order.

Plaintiff should be allowed until July 1, 2008 to join additional parties and amend

pleadings.

Defendants should be allowed until **August 1, 2008** to join additional parties and to amend pleadings.

All potentially dispositive motions should be filed by January 16, 2009.

Settlement cannot be evaluated until completion of at least some discovery.

Final lists of witnesses and exhibits under Rule 26(a)(3) should be due:

From plaintiffs by 30 days prior to trial.

From defendants by 30 days prior to trial.

Parties should have 7 days after service of final lists of witnesses and exhibits to list objections under Rule 26(a)(3).

This case should be set for trial during the Spring 2009 Civil Trial term.

DATE: February 7, 2008

Respectfully Submitted,

/s/D. Kirby Howard, Jr.

DONALD F. PIERCE (PIERD9277)
JOHN C.S. PIERCE (PIERJ0347)
D. KIRBY HOWARD, JR. (HOWD3177)
Attorneys for Greyhound Lines, Inc.
and Dale Cunningham

OF COUNSEL:

BUTLER PAPPAS WEIHMULLER KATZ CRAIG LLC Post Office Box 16328 Mobile, Alabama 36616 (251) 338-3801 - telephone (251) 338-3805 - facsimile /s/James R. McKoon, Jr.

James R. McKoon, Jr. Attorney for Plaintiffs, Nancy Henderson and Thomas Henderson

OF COUNSEL:

JAMES R. McKOON, JR. P. O. Box 3220 Phenix City, AL 36868-3220

/s/R. Brent Cueria

R. Brent Cueria Attorney for Plaintiff, Marrlina Bolden

OF COUNSEL:

CUERIA LAW FIRM, LLC 700 Camp Street, Suite 316 New Orleans, Louisiana 70130

/s/Michael P. Windom

Michael P. Windom Attorney for Plaintiff, Bon Kieu

OF COUNSEL: WINDOM & TOBIAS, LLC P. O. Box 2626

Mobile, AL 36601